IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF IOWA CENTRAL DIVISION

IOWA PRIMATE LEARNING SANCTUARY d/b/a GREAT APE TRUST and APE COGNITION AND COMMUNICATION INSTITUTE, Plaintiffs,	Case No. 4:10-cv-00052-RAW PLAINTIFFS' EXHIBIT LIST
v.))
ZOOLOGICAL FOUNDATION OF GEORGIA, INC. d/b/a ZOO ATLANTA, DEMOCRATIC REPUBLIC OF CONGO, JAPAN MONKEY CENTRE INSTITUTE AND MUSEUM OF PRIMATOLOGY, SUE SAVAGE-RUMBAUGH, Ph. D., and BONOBO HOPE INITIATIVE, INC.,	
Defendants.))

COME NOW Plaintiffs Iowa Primary Learning Sanctuary d/b/a Great Ape Trust ("IPLS") and Ape Cognition and Communication Institute ("ACCI"), pursuant to Federal Rule of Civil Procedure 26(a)(3)(C), Local Rule 83.6, the Court's Order Following Status Conference Concerning Evidentiary Hearing and Other Deadlines, and Court's Order Continuing Status Conference entered herein, and provide their Exhibit List:

EXHIBIT LIST

Plaintiffs hereby submit the following Exhibit List:

	Defendant's Exhibits	Objections	Category A, B, C	Offered	Admit/Not Admitted (A) – (NA)
1	Email string between Simpson and D. Rumbaugh (between Apr.				

	2, and 3, 2012) (Rumbaugh Dep. Ex. 2)		
2	Email from Simpson to Rumbaugh (August 29, 2012) (Rumbaugh Dep. Ex. 3)		
3	Email from S. Rumbaugh to Goodenough, et al. (Sept. 26, 2012) (Rumbaugh Dep. Ex. 4)		
4	Email from S. Rumbaugh to Goodenough, et al. (Oct. 6, 2012) (Rumbaugh Dep. Ex. 5		
5	Statement of Change of Registered Office and/or Registered Agent for The Iowa Primate Learning Sanctuary dba Great Ape Trust (Filed Jan. 24, 12) (Rumbaugh Ex. 6)		
6	Email from Rumbaugh to G. Caudill, et al. (Oct. 26, 2013) (Rumbaugh Dep. Ex. 7)		
7	ACCI Active Research Protocols (ACCI00043)		
8	Taglialatela CV		
9	Hopkins CV		
10	Any exhibits listed by Defendants		
11	Any demonstrative exhibits		
12	Any exhibits necessary to explain, refute, or otherwise address		

	evidence which is admitted over the objection of Plaintiffs including, but not limited to, the evidentiary matters addressed in any motion or briefing filed by Plaintiffs		
13	Any exhibits necessary for rebuttal and/or impeachment		

Date: May 13, 2015

/s/ William J. Miller

William J. Miller (AT0005414) Brian A. Melhus (AT0011421) Dorsey & Whitney LLP 801 Grand Avenue, Suite 4100 Des Moines, Iowa 50309-2790

Tel: (515) 283-1000 Fax: (515) 283-1060

E-mail: miller.william@dorsey.com melhus.brian@dorsey.com ATTORNEYS FOR PLAINTIFFS

Original filed. Copy to:

Todd P. Langel Faegre Baker Daniels LLP 801 Grand Avenue, 33rd Floor Des Moines, IA 50309

William C. Zifchak Kaye Scholer LLP 425 Park Avenue New York, NY 10022

Ross Neihaus Kaye Scholer LLP Three First National Plaza 70 West Madison Street, Suite 4200 Chicago, Illinois 60602

undersigned cer	tifies that on	May 1	13, 2015,	the fo	oregoing	instrum
ed upon all partie	es to the abov	e case	and/or to	each o	of the atto	ornevs o

The ent was of record herein at their respective addresses disclosed on the pleadings:

CERTIFICATE OF SERVICE

_	U.S. Mail	FAX
	Hand Delivered	Overnight Courier
_	E-mail	Other

Joshua S. Stambaugh Kaye Scholer LLP 1999 Avenue of the Stars, Suite 1600 Los Angeles, CA 90067

ATTORNEYS FOR DEFENDANTS DR. SUE SAVAGE-RUMBAUGH, PH.D. and BONOBO HOPE INITIATIVE, INC.

Gregory M. Lederer Kimberly K. Hardeman Lederer Weston Craig, PLC 118 Third A venue Se, Suite 700 P.O. Box 1927 Cedar Rapids, IA 52406-1927 ATTORNEYS FOR DEFENDANT JAPAN MONKEY CENTRE INSTITUTE AND MUSEUM OF PRIMATOLOGY

William W. Graham Graham Ervanian & Cacciatore, LLP 317 Sixth Avenue Suite 900 Des Moines, IA 50309 ATTORNEYS FOR DEFENDANT DEMOCRATIC REPUBLIC OF CONGO